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PART II.  
NOTIFICATIONS BY GOVT. OF INDIA, RESIDENT, CHIEF COURT, &c.

JUDICIAL DEPARTMENT.

IN THE CHIEF COURT OF MYSORE AT BANGALORE.

Criminal Side.

*Rule of Practice No. 71, dated 17th December 1900.*

Under Section 553 of the Code of Criminal Procedure and with the sanction of Government, the Chief Court has framed the following rules regarding the levy of fees for searches of Judicial records in Criminal Courts.

Every person requiring a search to be made of Judicial records in the custody of a Criminal Court for the purpose either of inspection or of obtaining copies, of such records, must submit an application for the same in the subjoined form, or to the like effect.

*Form of application for search of Judicial Records.*

To—

Name and address of applicant in full.	Description as far as possible of records to be searched for.	Purpose for which inspection or copy is required.	Date, &c., of Court Order or other authority, if any, under which application is made.

Date

Signature of Applicant.

2. A separate application need not be presented in respect of each document of which inspection or copy is required. Enclosures or annexures to letters, accounts or other documents to which they appertain, are not reckoned for the purposes of these rules as separate documents.

3. The application will be made to the presiding officer of the Court in which the applicant in good faith believes the record to be preserved.

4. In respect of every document of which inspection or copy or extract is applied for, and which is more than one year old, a search fee according to the subjoined scale must be paid in Court-fee stamps and affixed to the application.

Fee for searching the records of any one year for a single document or entry.

Annas.

8

Fee for searching the records of every additional year  
Fee for searching the records of every additional document or entry connected with the same subject.

4

5. On the presentation of the application, the presiding officer of the Court, or, under his orders, the head ministerial officer, shall cause a search to be made for the document required.

6. If the search prove successful, and if the document be of such a nature as in the opinion of the presiding officer of the Court, the applicant may be allowed to read or take a copy of, the applicant may be allowed to read the document or part of it, for the finding of which the fee has been paid, or it may be read to him; but he may afterwards be allowed to take a copy of the document or part of it in due course on the presentation of a separate application for the same.

7. If the search should prove fruitless, the fee will not be refunded; but the applicant can, if he wishes it, receive a certificate stating that the document or entry sought has not been found in the record specified in the application. If the presiding officer of the Court refuses to grant the application, the applicant may have the value of the Court-fee stamps refunded to him.

8. The above rules are not applicable to cases in which persons are entitled by any law to inspect Judicial records or documents free of charge.

#### Civil Side.

*Rule of Practice No. 108, dated 17th December 1900.*

The Chief Court, with the approval of the Government of Mysore, has issued the following rules regarding the levy of fees for searches of Judicial Records in Civil Courts.

Every person requiring a search to be made of Judicial records in the custody of a Civil Court for the purpose either of inspection or of obtaining copies of such records, must submit an application for the same in the subjoined form, or to the like effect.

#### *Form of application for search of Judicial Records.*

To—

Name and address of applicant in full.	Description as far as possible of records to be searched for.	Purpose for which inspection or copy is required.	Date, &c., of Court Order or other authority, if any, under which application is made.

Date

*Signature of Applicant.*

2. A separate application need not be presented in respect of each document of which inspection or copy is required. Enclosures or annexures to letters, accounts or other documents to which they appertain, are not reckoned for the purposes of these rules as separate documents.

3. The application will be made to the presiding officer of the Court in which the applicant in good faith believes the record to be preserved.

4. In respect of every document of which inspection or copy or extract is applied for, and which is more than one year old, a search fee according to the subjoined scale must be paid in Court-fee stamps and affixed to the application.

Fee for searching the records of any one year for a single document or entry	Annas.
Fee for searching the records of every additional year	8
Fee for searching the records of every additional document or entry connected with the same subject	4
	4

5. On the presentation of the application, the presiding officer of the Court, or, under his orders, the head ministerial officer shall, cause a search to be made for the document required.

6. If the search prove successful, and if the document be of such a nature as in the opinion of the presiding officer of the Court, the applicant may be allowed to read or take a copy of, the applicant may be allowed to read the document or part of it, for the finding of which the fee has been paid, or it may be read to him; but he may afterwards be allowed to take a copy of the document or part of it in due course on the presentation of a separate application for the same.



7. If the search should prove fruitless, the fee will not be refunded; but the applicant can, if he wishes it, receive a certificate stating that the document or entry sought has not been found in the record specified in the application. If the presiding officer of the Court refuses to grant the application, the applicant may have the value of the Court-fee stamps refunded to him.

8. The above rules are not applicable to cases in which persons are entitled by any law to inspect Judicial records or documents free of charge.

*Notification, dated 18th December 1900.*

The following list of General Holidays for the Civil Courts in Mysore for the year 1901, approved by Government, is hereby published for information:—

January	1st and 2nd Tuesday and Wednesday	...	Continuation of Christmas Holidays.
Do	14th Monday	...	Pongal.
Do	26th Saturday	...	H. H. the Maharaja's Installation Day.
March	4th Monday	...	Holi Feast.
Do	21st Thursday	...	Gentu New Year's Day.
Do	25th Monday	...	Rendition Day.
Do	28th Thursday	...	Sri Rama Navami.
April	5th Friday	...	Good Friday.
Do	29th Monday	...	Last day of Moharam.
May	18th Saturday	...	Solar Eclipse.
Do	24th Friday	...	Empress' Birthday.
Do	29th Wednesday	...	H. H. the Maharaja's Birthday.
August	28th Wednesday	...	Asvalayana Sravani.
Do	29th Thursday	...	Apastambha Sravani.
September	16th Monday	...	Ganesa.
October	12th Saturday	...	Mahalaya Amavasya.
Do	17th Thursday to 26th Saturday	...	Dasara Holidays.
November	9th Saturday	...	Prince of Wales' Birthday.
Do	11th Monday	...	Solar Eclipse.
Do	12th Tuesday	...	Balipadyami.
December	24th Tuesday to 31st Tuesday	...	Christmas Holidays.

*Note.*—First day of Pongal, Sivaratri, Commencement of Dasara and Dipavali are omitted, as they fall on Sundays.

The following Partial Holidays will be granted to the members of the various sects concerned without deduction from the period allowed for casual or other leave.

HINDUS (according to sects).		MUHAMMADANS.	
	No. of days.		No. of days.
Madhvanavami ..	1	Shabe Barat ..	2
Tamil New Year's Day	1	Ramzan ..	1
Ramanujacharyara Tirunakshatram ..	1	Bakrid ..	2
Sri Sankaracharyara Aradhanam	1	Moharam ..	5
Tikacharyara Punyadivasa	1	Akhari Charshamba ..	1
Gauri ..	1		
Ananta Chaturdasi ..	1		
		CHRISTIANS.	
			No. of days.
		Ash Wednesday ..	1
		Easter Holidays ..	6
		Ascension Day ..	1

Under Section 22 of the Mysore Civil Courts Regulation of 1883, the Chief Court directs that all the Civil Courts in the Province be closed from Monday the 15th April 1901, to Saturday the 25th May 1901, both days inclusive.

THE Chief Court of Mysore will be adjourned for the annual vacation from Monday the 15th April 1901 to Saturday the 15th June 1901, both days inclusive. No application for admission of Civil Suits or appeals will be received during the vacation, except in urgent cases, where it is sought to obtain an injunction or attachment, or to stay proceedings.

Emergent applications in Criminal Cases will be disposed of by the Vacation Judge.

*Mis. Application No. 119 of 1900-1901.*

Mrs. D. S. White, residing at Dufferin House, Whitefield, Bangalore,  
by Mr. Hayes, Barrister-at-Law *Applicant.*

In the matter of the estate of the late J. Duarte of Katpady. *Deceased.*

Whereas Mrs. D. S. White, the sole executrix of the last Will and Testament of the deceased above named has applied to this Court for probate of the last Will and Testament of the said deceased who died in Saint Martha's Hospital, Bangalore City, on or about the 25th day of August 1900; and Wednesday the 30th day of January 1901 at 10 A. M., has been fixed for the hearing of the application.

All persons claiming to have any interest in the estate of the deceased are hereby called upon to come and see the proceedings on or before the said 30th day of January 1901.

Given under my hand and the seal of the Court this 19th December 1900:

J. CLAPHAM, *Ag. Registrar.*

**EXAMINATION.**

**ADDENDA TO THE MYSORE LOCAL SERVICE AND PLEADERS' EXAMINATION RULES.**

To Rule 5 add the following additional clause:—

Candidates appearing for the Examination in the Law of Practice and Procedure provided for by Rule 9 (g) must secure 35 per cent of the total marks allotted for the two papers for that Examination.

To Rule 9 add the following clause:—

- (g) Persons required to pass an examination in the Law of Practice and Procedure under the Rules relating to the admission of Advocates will be allowed to appear for the paper on the Code of Civil Procedure and the Indian Limitation Act prescribed for the Civil Examination, Part II, and the paper on the Code of Criminal Procedure and Police Rules prescribed for the Criminal Examination.

To Rule 13 add:—

VIII. Law of Practice and Procedure-Rs. 7.

The following Addenda to the Rules relating to Advocates and Pleaders made under Section 10 of the Mysore Legal Practitioners' Regulation, 1884, having been approved by the Government of Mysore, are published for general information.

To Rule 1 add the following Clauses:—

- (f) If the Applicant is a B. L. or M. L. of the Madras University by virtue of having passed the examinations prescribed for the said degrees held in or after 1900, he shall also produce a certificate from the Secretary to the Board of Examiners for the Mysore Local Service and Pleaders' Examinations of having passed an examination in the Law of Practice and Procedure, Civil and Criminal, prevailing in the Chief Court and the Courts subordinate thereto.

- (g) Any person intending to apply to be admitted as an Advocate shall give one month's notice in writing to the Registrar, stating his intention and shall also insert in the *Mysore Gazette* a like notice for three successive weeks prior to his application.

V. A. RAJARATNA MUDALIAR, *Registrar.*